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7	ANALOGO CITA INDIC	N DICEDICE COUNT	
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN JOSE DIVISION		
11	IN RE COINBASE GLOBAL, INC.	No. 5:21-cv-05634-EJD	
12	SECURITIES LITIGATION		
13		STIPULATION AND [PROPOSED] ORDER GRANTING PLAINTIFF LEAVE TO FILE	
14		PROPOSED SUR-REPLY	
15			
16	Pursuant to Civil L.R. 7-11 and L.R. 7-3(d), Lead Plaintiff Hsiu-Mei Yu ("Plaintiff") and		
17	Defendants Coinbase Global, Inc., ("Coinbase"), Brian Armstrong, Alesia J. Haas, Jennifer N.		
18	Jones, Marc L. Andreessen, Frederick Ernest Ehrsam III, Kathryn Haun, Kelly Kramer, Gokul		
19	Rajaram, and Fred Wilson (collectively "Defendants," and together with Plaintiff, the "Parties"),		
20	by and through their undersigned counsel, hereby stipulate and agree as follows and jointly request		
21	that the Court enter the below Order approving this stipulation.		
22	WHEREAS, on February 8, 2022, Defendants filed a motion to dismiss Plaintiff's		
23	Amended Complaint dated December 20, 2021 (ECF No. 105);		
24	WHEREAS, on March 15, 2022, Plaintiff opposed Defendants' motion to dismiss (ECF		
25			
26	WHEREAS, on March 23, 2022, the Ninth Circuit decided Weston Family Partnership		
27	LLLP v. Twitter, Inc., 29 F.4th 611 (9th Cir. 2022);		
28	рыл v. 1 мист, пис., 271 .тиг 011 (7 иг СП. 20	~~),	

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1	WHEREAS, on April 12, 2022, Defendants filed a brief in reply and further support of			
2	their motion to dismiss. Defendants cited to and relied upon <i>Twitter</i> , <i>supra</i> , in their reply brief			
3	3 (ECF No. 110);	(ECF No. 110);		
4	WHEREAS, on May 2, 2022, the Ninth Circuit denied petitions for rehearing and			
5	rehearing en banc in Pirani v. Slack Technologies, Inc., No. 20-16419, 2022 U.S. App. LEXIS			
6	11846 (9th Cir. May 2, 2022);			
7	WHEREAS, the Parties agree that Plaintiff should receive leave to file a sur-reply brief			
8	addressing the Ninth Circuit's decisions in Twitter and Slack Technologies given that she was			
9	unable to do so at the time of her opposition because neither decision had been published;			
10	NOW, THEREFORE, pursuant to Civil L.R. 7-11 and L.R. 7-3(d), the Parties hereby			
11	stipulate, subject to Court approval, that Plaintiff shall be granted leave to file the proposed sur-			
12	reply brief attached hereto as Exhibit A.			
13	Dated: May 12, 2022 Respectful	ly submitted,		
14	14 LEVI & K	ORSINSKY, LLP		
15	15 By: s/ Ada	m M. Apton		
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